UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

UNITED STATES OF AMERICA, Plaintiff,

v.

JEQUEZ DEQUINN BARNETT, Defendant.

Case: 4:12-cr-20500 Judge: Goldsmith, Mark A. MJ: Hluchaniuk, Michael J. Filed: 08-01-2012 At 11:01 AM USA v. Barnett (1dft) (dw)

Hon. MARK A. GOLDSMITH United States District Judge

INDICTMENT

THE GRAND JURY CHARGES:

COUNT ONE

[21 U.S.C. §§ 841(a)(1) and (b)(1)(B); possession with intent to distribute 500 grams cocaine]

That on or about July 16, 2012, at or near 2559 Bonbright, Flint, in the Eastern District of Michigan, JEQUEZ DEQUINN BARNETT knowingly possessed with intent to distribute at least 500 grams of cocaine, a Schedule II controlled substance, violation of Sections 841(a)(1) and 841(b)(1)(B) of Title 21, United States Code.

COUNT TWO [18 U.S.C. § 922(g)(1); felon in possession of firearm]

That on or about July 16, 2012, at or near 2559 Bonbright, Flint, in the Eastern District of Michigan, JEQUEZ DEQUINN BARNETT, having previously been convicted in the Genesee Circuit Court, State of Michigan, for the crimes of carrying a concealed weapon and delivery of a controlled substance, less than 50 grams, both being crimes punishable by imprisonment for a term exceeding one year, knowingly possessed, in and affecting commerce a firearm, that is, a Remington Model 870, 12-gauge pump-action shotgun bearing serial number A546149M; all in violation of Section 922(g)(1) of Title 18, United States Code.

FORFEITURE ALLEGATIONS

Pursuant to Federal Rule of Criminal Procedure 32.2(a), the government notifies defendant of its intention to seek forfeiture of all direct or indirect proceeds of; all property that facilitated the commission of; and all property involved in the violation set forth in this Indictment, as well as property traceable to such proceeds and property.

THIS IS A TRUE BILL.

Dated: August 1, 2012

s/ Grand Jury Foreperson
GRAND JURY FOREPERSON

BARBARA L. McQUADE United States Attorney

s/ROBERT W. HAVILAND (P25665)

Assistant United States Attorney 600 Church Street Flint, Michigan 48502-1280 (810) 766-5031 robert.haviland@usdoj.gov

s/ CRAIG F. WININGER (P57058)

Assistant United States Attorney Chief, Branch Offices

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Companion Case information MUST be completed by A

United States District Court Eastern District of Michigan

Criminal Case Co

NOTE: It is the responsibility of the Assistant U.S. Attorney signing this form to co

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Reassignment/Recusal Information This matter was opened in the USAO prior to August 15, 2008 []

Companion Case Information				Companion Case Number:		
This may be	a companion o	case based upon LCrR 57.1	0 (b)(4) ¹ :	Judge Assigned	:	
	□ Yes	s □ No		AUSA's Initials:		
Cas	e Title: USA	v. JEQUEZ DEQUINN	I BARNETT			
Cou	nty where o	ffense occurred: Ge	nesee		***	
Che	ck One:	Felony	□ M	isdemeanor	□ Petty	
	Indicti	ment/Information ment/Information ment/Information	based upon	prior complaint [Case number:] pw].
Superse	ding Case	Information				
Superseding to Case No:				Judge:		
		se was terminated; no ad			S.	
	Corrects errors; no additional charges or defendants. Involves, for plea purposes, different charges or adds counts.					
		same subject matter but			s or charges below:	
	<u>Defendan</u>	<u>-</u>		rges	Prior Complaint (if appli	cable)

Please take notice that the below listed Assistant United States Attorney is the attorney of record for the above captioned case.

August 1, 2012

Date

Robert W. Haviland
ROBERT W. HAVILAND

Assistant United States Attorney

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10/13/09

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P-25665

¹ Companion cases are matters in which it appears that (1) substantially similar evidence will be offered at trial, (2) the same or related parties are present, and the cases arise out of the same transaction or occurrence. Cases may be companion cases even though one of them may have already been terminated.